UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY				
Capti	on in Compliance with D.N.J. LBR 9004-1(b)			
Mar 195 Mar Ph: Fx: Ema	RLAND & MASON, L.L.C. halapan Corporate Plaza Route 9 South, Suite 204 halapan, NJ 07726 732-358-2028 732-358-2029 hal: gary@garlandmasonlaw.com brineys for Debtor			
In Re:		Case No.: 18-27374		
Maureen DeGeorge,		Adv. Pro. No.:		
Debtor.		Chapter:7		
		Hearing Date: <u>Dec. 19, 2018</u>		
		Judge: Michael B. Kaplan		
	ADJOURNMENT RE	QUEST		
1.	I,, Gary L. Mason,			
	am the attorney for:	Debtor,		
	☐ am self represented,			
	and request an adjournment of the following hearing	for the reason set forth below.		
Matter: Debtor's Motion to Convert from Chapter 7 to Chapter 13 (ECF #25)				
	Current hearing date and time: <u>Dec. 19, 2018</u>			
New date requested: January 14, 2019				
	Reason for adjournment request: <u>Debtor needs add</u>	itional time to review and respond to		
	the chapter 7 trustee's 74 page opposition. Debt	or's counsel has a trial scheduled on		
2.	January 7, 2019 and, therefore, the next available motion date is January 14, 2019. Consent to adjournment:			
	\square I have the consent of all parties. \boxtimes I do not have the consent of all parties (explain below):			
	•	ment because the debtor would not consent ment. Although the debtor had hoped to have 74 page opposition requires review and an		

appropriate reply.

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I certify under penalty of perjury that the foregoing is true.						
Date: December 13, 2018		/s/ Gary L. Mason Signature				
	COURT USE ONLY: The request for adjournment is:					
X	Granted	New hearing date: <u>January 14, 2019 at 10:00</u> am	☐ Peremptory			
	Granted over objection(s)	New hearing date:	☐ Peremptory			
	Denied					

IMPORTANT: If your request is granted, you must notify interested parties who are not electronic filers of the new hearing date.